#### RECORDATION REQUESTED BY

UNITED STATES NATIONAL BANK OF OF EGON FL-7 Corporate Loan Servicing Center Fortland, OR 97204

#### WHEN RECORDED MAIL TO:

UNITED STATES NATIONAL BANK OF OF EGON 555 SW Oak: PL-7 Corporate Loan Servicing Center Fortland, OR 97204

ATC 04:04:2156

SPACE ABOVE THIS LINE IS FOR RECORDER'S USE ONLY



### DEED OF TRUST

Salar

THIS DEED OF TRUST IS DATE() At GUST 25, 1984, among ANDREW A. PATTERSON, an estate in fee simple., whose address is 1962 PARK AVI: KLAMATH FALLS, OR 97601 (referred to below as "Grantor"); UNITED STATES NATIONAL BANK OF ONEG IN, whose acdress is 555 SW Oak, PL-7 Corporate Loan Servicing Center, Portland, OR 97204 (referred to below sometimes as "Lender" and sometimes as "Beneficiary"); and U.S. BANK OF WASHINGTON, N.A. whose address s PO Box 3347, Portland OR 97208 (referred to below as 'Trustee").

CONVEYANCE AND GRANT. For valuable consideration, Grant or conveys to Trustee for the benefit of Lender as Beneficiary all of Grantor's right, title, and interest in and to the following described real property, together with all existing or subsequently erected or affixed buildings improvements and fixtures, all easements, rights if way, and applic mances; all water, water rights and ditch rights including stock in utilities with ditch or irrigation rights); and all other rights, roy little and profits relating to the real property, including without limitation all minerals, oil, gas, geothermal and similar matters, located in KLAMATH. County, State of Oregon (the "Real Property"):

Lot 4 Block 1, FIRST ADDITION TO BUEN & VISTA ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

See Attached Exhibit "A" for Americans with Disabilities Act.

The Real Property or its address is commonly known as 2640 BLY, KLAMATH FALLS, OR 97601.

Grantor presently assigns to Lender (also known as Beneficiary in his Deed of Trust) all of Grantor's right, title, and interest in and to ail present and that the Property and all Rents from the Property and all Rents from the Property. If a Idition, Granter grants lender a Uniform Commercial Code security interest in the French and the Personal Property defined by ow

DEFINITIONS. The following words shall have the following meanings when used in this Deed of Trust. Terms not otherwise defined in this Deed of Trust shall have the meanings attributed to liudit arms in the Uniform Commercial Code. All references to dollar amounts shall mean amounts in lawful money of the United States of America.

Beneficiary The word "Beneficiary" near; UNITED STATE: NATIONAL EANK OF OREGON, its successors and assigns. UNITED STATES NATIONAL BANK OF OREGON also is refer ad to as "Lender" in this Deed of Trust.

Deed of Trust. The words "Deed of Trus" mean this Decir of Trust among Grant x, Lender, and Trustee, and includes without limitation all assignment and security interest provisions leading to the Pelis and Property and Rents

Grantor. The word "Grantor" means any and all persons and entities executing this Deed of Trust, including without limitation ANDREW A PATTERSON

Guarantor. The word "Guarantor" means and includes in nout limitation any and all guarantors, sureties, and accommodation parties in connection with the Indebtedness.

Improvements. The word "Improvement " means and includes without similation all existing and future improvements, fixtures, buildings, structures mobile homes affixed on thin Real Property, facilities additions, replacements and other construction on the Real Property

Indebtedness. The word "Indebtedness" Heans all princip if and interest payable under the Note and any amounts expended or advanced by Lender to discharge obligations of Granton in expenses incurred by Trustee or Lender to enforce obligations of Granton under this Deed of Trust. together with interest on such amounts as provided in this Die 6 if of Trust.

Lender: The world "Lender" means it ritte : STATES NATIO 1 L BANK OF CREGON, its successors and assigns

Note. The word "Note" means the Note dated August .t 1994, in the principal amount of \$18,000.00 from Grantor to Lender together with all renewals, extensions indicidence, refinancings, and substitutions for the Note. The maturity late of the Note is August 25, 1999. The rate of interest on the Note is subject to indexing, adjust a int, renewal, or renegotiation.

Prersonal Property. The words "Personal Froperty" mean a Friquipment, fixtures, and other articles of personal property now or hereafter owned to Granto and now or hereafter aftached in affixed to the Field Property; together with all accessions, parts, and additions to, all replacements of and all substitutions for, any of such property; and together with all proceeds (including without limitation all insurance proceeds and refunds of premiums from any sale or other disp stilling of the Property

Property. The word "Property" means collectively the Real Fix perty and the Personal Property.

Real Property. The words "Real Property" near the proper in interests and rights described above in the "Conveyance and Grant" section.

Related Documents. The words 1 letared Documents" in an and include without limitation all promissory notes, credit agreements, loan agreements guaranties, security agreements, inordgages, deets of trust, and all other instruments, agreements and documents, whether now or hereafter oxisting, executed in connection with the indebtedrials.

Rents. The world "Rents" means at present and future relative revenues, income, is uses, royalties, profits, and other benefits derived from the Property

Trustee. The word "Trustee" means L.S. B. NK OF WASHIT (ITON, N.A. and any substitute or successor trustness

THIS DEED OF TRUST, INCLUDING THE I SIGNMENT OF RENTS AND THE SECURITY INTEREST IN THE RENTS AND PERSONAL PROPERTY, IS GIVEN TO SECURE (1) PAYLIENT OF THE IN DEBTEDNESS AND (2) PERFORMANCE OF ANY AND ALL OBLIGATIONS OF GRANTOR UNDER THE NOTE, THE RELATED DOCUMENTS, A 4D THIS DEED OF TRUST. THIS DEED OF TRUST IS GIVEN AND ACCEPTED ON THE FOLLOWING TERMS:

PAYMENT AND PERFORMANCE. Except is of envise provided if this Deed of Trust. Grantor shall pay to Lender all amounts secured by this Deed of rust as they become due, and shall strictly are in a timely main ar perform all of Grantur's obligations under the Note, this Deed of Trust, and the Related Documents.

POSSESSION AND MAINTENANCE OF THE FF OPERTY. Gran c agrees that Grantor's possession and use of the Property shall be governed by the oflowing provisions:

Possession and Use. Until the occurrence of an Event of Diffault, Grantor may (a) remain in possession and control of the Property. (b) use operate or manage the Property, and (c) or elect any Rents fig. in the Property. The following provisions relate to the use of the Property or to other

APPROVEL USES.

unitations on the Property. THIS INSTRUVENT WILL NOT A LOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION F APPL CABLE LAND USE LAWS AND F EQULATIONS. B) FORE SIGNING OR A CEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOUL) CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY

Duty to Maintain. Grantor shall may tain the Property in tert intable condition and promptly perform all repairs, taplacements, and maintenance necessary to preserve its value.

foreclosure or otherwise

Hazardous Substances. The terms "hazardous waste," "ha ardous substance," "disposal," "release," and "inreatened release," as used in this Deed of Trust, shall have the same meanings as set forth in the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. Section 9601 et seq. ("CERC. F.), the Superfund Amen Iments and Reauthorization Act of 1986. Pub. E. No. 99–499 ("SARA"), the Hazardous Materials Trunspic tation Act, 49 U.S.C. Section 1801, et seq., the Resource Conservation and Recovery Act, 49 U.S.C. Section 6901, et seq., or other applicable state or Federa aws, rules, or regulations adopted pursuant to any of the toregoing. The terms "hazardous waste" and "hazardous substribe" shall also include, without limitation, patroleum and petroleum by-products or any fraction thereof and asbestos. Grantor represents and was antisic. Lender in the case, generation, manufacture, storage tree ment, disposal, a pase or threatened release of any hazardous waste or substance by any person on ander or about the Property; (b) Grantor as or knowledge of or reason to believe that there has been, except as previously disclosed to and acknowledge of the Legislation of the Legisl \*ideral, sia e. and local laws, regulations and ordinances, in tuding without limitation those laws, regulations, and ordinances described above prantor authorizes Lender and its authors to enter upon the I roperty to make such inspections and tests, at Grantor's expense, as Lender may erantor authorizes Lender and its againts to enter upon the I roperty to make such inspections and tests, at Grantor's expense, as Lender may be tor Lender by the first purposes only and shall ricide construed to create any responsibility or liability on the part of Lender to Grantor or to any other person. The representations and walrantins contained her all are cased or Grantor's due diligence in investigating the Property for hazardous vaste. Grantor nereby, a) releases individual to the series of a flor nereby, a) releases individual to the series of indemnity or contribution in the event Grantor becomes liable for cleanup or other costs under any suit laws, and (b) a grees to indemnity and hold harmless Lender against any and all claims, losses reabilities, duringes, penalties, and expense. Which Lender is y directly or in tirectly silistant or suffer resulting from a breach of this section of the Deed of Trust or as a consequence of the y use, generation manufacture, storage, disposal, release or threatened release occurring prior to Grantor's ownership or interest in the Projecty, whether or in the same was or should have been known to Grantor. The provisions of this section on the progress and the setsfetting and the setsfetting and the setsfetting and the progress and the setsfetting and the setsfetting and the setsfetting and the setsfetting and the progress and the setsfetting and the setsfetting and the progress and the setsfetting and the progress and the setsfetting and the setsfetting and the progress and the setsfetting and the setsfetting and the progress and the setsfetting and the section on he Deed of Trust, including the obligation to in emnific, shall survive the payment of the Indeptedness and the satisfaction and reconveyence of the lien of this Deed of trust and shall is to be affected by Lender's acquisition of any interest in the Property, whether by i emnify, shall survive the payment of the Indepteoness and the satisfaction and

Nulsance Maste. Grantor shall not lause conduct or per richary nulsance nor commit, permit, or suffer any stripping of or waste on or to the Property or any portion of the Property. Mithout limiting the generality of the foregoing, Grantor will not remove, or grant to any other party the light to remove, any timber, minerals (including or and gas), suit, gravel or rock products without the prior written consent of Lender

Removal of Improvements. Grantor shall not demolish or it nove any Improvements from the Real Property without the prior written consent of Lander. As a condition to the removal of any improvements such improvements with improvements of a least equal valua-

ender may require Grantor to make arrangements satisfactory to Lender to replace

Lander's Right to Enter. Lender w id its agents and rejected entatives may enter upon the Real Property at all reasonable times to attend to inander's interests and to inspect the Experty for purposes c irrantor's compliance with the terms and conditions of this Deed of Trust.

Compliance with Governmental Reculrements. Grantor of all promptly comply with all laws, ordinances, and regulations, now or hereafter in effect, of all governmental authorities appropriate ap Lander's migrest in the Property air no eopa dized. Lin fer may require Grantin to post adequate security on a surety bond reasonably satisfactory to Lender, to protect Lender's rest

Duty to Protect. Grantor agrees needed to about on nor leavillunationed to the Property. Grantor shall do all other acts, in addition to those acts set forth ablive in this section, which tomilita character and it aid fine Property are reusonably necessary to protect and preserve the Property

DUE ON SALE -- CONSENT BY LENDER. Let let may, at its colon, declare in mediate / due and payable all sums secured by this Deed of Trust identifies a without the Lender's -- or written consect of all or any part of the Real Property, or any interest in the Real Property. A "sale in transfer" meals the conveyance of Real Projectivity any right in the rest therein; whether legal beneficial or equitable whether voluntary or evolutionary, whether by outright sale, deed lins a limit sale contract for deed, leasehold interest with a term igneater than three A years lease—uption contract, or by salt-lass namers or transfer of any benefic at interest in or to any land trust rolling it the Real Property, or wars other niethod of conveyance of Real Priperty interest. If any brantor is a corporation, partnership or limited liability company transfer also includes any change it ownership of more than venty-five percent (25%) of the voting stork, partnership interests in finited liability company interests is the case may be, of Grantor. However, his wittin shall not be a ercised by Lender if such exercise is prohibited by finderal last or by Oregon law.

\*AXES AND LIENS. The following provisions riviting ic the taxes and liens on the Property are a part of this Deed of Trust

Payment. irantor shall pay when duri (air in all events print to delinquency) all taxes, special taxes, assessment, charges, (including water and sewer), fires and impositions levied agains or on account in the Property, and shall pay when due all claims to work done on or for services rendered in material turnished to the Property Cirantor shall name the Property file of all liens having privity over or equal to the interest of Lander under this Deed of Trust, except to the liet of taxes in thas essentis not due and except as otherwise provided in this Deed of Trust Right To Contest. Grantor may withhold a syment of any tax assessment, collaim in connection with a good faith dispute over the obligation to

ragin to contact in the property and the property is not jeopa a sed in a filen anses or of filed as a result of non-payment. Grantor shall within fifteen 15 days after the filen arises or, if a sed is led within fifteen 15 days after arantor has notice of the filing, secure the discharge of the lien, or if requested by Lender, deposit with Lender is shor a sufficient or operate surely bond or other security satisfactory to Lender in an amount sufficient to discharge the lien plus any costs and a "inters" fees or of a more state outlined aborties as a result of a foreclosure or sale under the lien. In any contest Grantor shall defend itself and ender and shall is its fy any adverse judgment before enforcement against the Property. Grantor shall rame Len fer as an additional obliged under any surety bond. I mished in the contest proceedings.

Evidence of Payment. Grantor shall upc demand furnish authorize the appropriate governmental ortifal to deliver to

the taxes of assessments and shall ender at any time a written statement of the taxes and assessments against the

cost of such improvements.

Notice of Construction. Grantor shall not / Lender at least 1 fleen (15) day, before any work is commenced any services are furnished, or any materials are supplied to the Property, if a 1 mechanic's lier hadranen's Lan, or other lien could be asserted or account of the work, services, or materials. Grantor will upon request of Lander furnish to Linder advance assurances setisfactory to Lender that Grantor can and will pay the

PROPERTY DAMAGE INSURANCE. The following provisions reliating to insuring the Property are a part of this Deed of Trust

Maintenance of Insurance. Granto shall produce and main in policies of his insurance with standard extended coverage endorsements on a replacement basis for the full insurable value covering all in provides of the Real Property in an amount sufficient to avoid application of any consumance clause, and with a standard of programments on the Real Property in an amount sufficient to avoid application of any consumance clause, and with a standard of programment of the responsibility, business interruption and boile insurance, as Lender main reasonably require. Policies shall be written in form, amounts. coverages and basis reasonably acceptable to Lender and its led by a company or companies reasonably acceptable to Lender. Grantor, upon request of lender, will deliver to Lei der om time to time the policies or certificales of insurance in form satisfactors to Lender, including stipulations that coverages will not be called or diminis at without at least ten (10) days prior written notice to Lender. Should the Real Froperty at any time become located in a large designater of the Director of the Fideral Emergency Management Agency as a special flood hazard area. Grantor agrees to obtain and in an area designater of the extent such insurance is required by Lender and is or becomes available, or the term of the loan and for the full unpaid principal balance of the loan of the maximum limit of coverage the invalidate.

Application of Proceeds. Grantor hall promptly notify it identifies not dismage to the Property if the estimated cost of repair or replacement exceeds \$500.00. Lends may make proof of 3 s if Grantor fails to do so within fifteen (15) days of the casualty. Whether or not Lender's repurity is impaired. Lender may at its election, a serve and retain the proceeds of any insurance and apply the proceeds to the reduction of the indebtedness, paymant or any her affecting tile Property, or the resturation and repair of the Property. If cender elects to apply the process to restoration and repair, Gran or shall repair or in place the damaged or lestroyed improvements in a manner satisfactory to Leader. If cender elects to apply Lender shall, upon satisfactory proof of such expenditure, play or relimburse Grantor from the proceeds for the reasonable cost of repair or restoration of Grantor is not in default under this Deed of Trust. Any proceeds which have not been disbursed within 180 days after their receipt

10.

or Grantor, and Lender is not Grantor's a pint."

bar Lender from any remedy that it otherwise would have had

deliver this Deed of Trust to Lender

deliver, or cause to be delivered, to cence, such instrumer is as Lender may request from time to time to percut such participation.

ordinances, and regulations of governmental authorities

CONDEMNATION. The following provisions is atting to condembition proceedings are a part of this Deed of Trust

and charges are a part of this Deed of Trust:

Deed or rust

and which Lander has not committed to the repair or restora in of the Property shall be used first to pay any amount owing to Lender under this Deed of Trust, then to pay accrued in erest, and the remain to r, if any, shall be applied to the principal balance of the Indebtedness. If Lender holds any proceeds after payment in to 1 of the Indebtedness is uch proceeds shall be paid to Grantor as Grantor's interests may appear.

Unexpired insurance at Sale. Any or explicit admisurance shill inure to the benefit of, and pass to, the purchaser of the Property covered by this Deed of Trust at any trustee's sale or a her side held under the provisions of this Deed of Trust, or at any foreclosure sale of such Property

Grantor's Report on Insurance. Upon request of Lender, is wever not more than once a year. Grantor shall furnish to Lender a report on each existing policy of insurance showing: (a) the name of the insizers (b) the risks insured; (c) the amount of the policy; (d) the property insured, the then current replacement value of such picperty, and the risk inner of determining that value; and (e) the expiration date of the policy. Granton shall, upon equest of Lender, have an ind a sendent appraish rightstandary to lender distermine the cash value replacement cost of the Property.

AX AND INSUF ANCE RESERVES. Subject to any implations sof by applicable law, Lender may require Granton to maintain with Lender reserves for As AND INSUFABLE RESERVES. SUCTED 1 and instances of a sum-arment of annual taxes, assessments, and instance premiums is high reserves, shall be readed by advance payment or monthly payments of a sum-arment of annual taxes, assessments, and instance premiums is high reserves, shall be readed by advance payment or monthly payments of a sum-arment of annual taxes, assessments, and instance premiums is high reserves. ayment of annual taxes, assessments, and institute of a sufficient to provide at least fifteen (instituted by List derito be sufficient to provide at least fifteen (instituted by List derito be sufficient to provide at least fifteen (instituted by List derito be sufficient to provide at least fifteen (instituted by List derito be sufficient to provide at least fifteen (instituted by List derito be sufficient to provide at least fifteen (instituted by List derito be sufficient to provide at least fifteen (instituted by List derito be sufficient to provide at least fifteen (instituted by List derito be sufficient to provide at least fifteen (instituted by List derito be sufficient to provide at least fifteen (instituted by List derito be sufficient to provide at least fifteen (instituted by List derito be sufficient to provide at least fifteen (instituted by List derito be sufficient to provide at least fifteen (instituted by List derito be sufficient to provide at least fifteen (instituted by List derito be sufficient to provide at least fifteen (instituted by List derito be sufficient to provide at least fifteen (instituted by List derito be sufficient to provide at least fifteen (instituted by List derito be sufficient to provide at least fifteen (instituted by List derito be sufficient to provide at least fifteen (instituted by List derito by List derito by List derito be sufficient to provide at least fifteen (instituted by List derito by List derit and insurance premiums required to be paid by Granto as they is come due. Lender she I have the right to draw upon the reserve funds to pay such tems and Ler der shall not be required to determine the valid or accuracy change their before paying it. Nothing in the Deed of Trust shall be construed as requiring Lender to advance other mones for such purposes, and Lender shall not incur any liability for anything it may do or omit to do with respect to the reserve account. All arround in the reserve it bount are hereby pledglid to further secure the indebtedness and Lender is nereby sufficiency of an Event of Default. Lender shall not be required to pay any interest or earnings on the reserve funds unless required by a vior agreed to by Lender in writing. Lender does not hold the reserve funds in trust payment of the a tes and assessments required to be paid by Granton

EXPENDITURES BY LENDER. If Granto talk to comply with an provision of this Deed of Trust, or if any action or proceeding is commenced that EXPENDITURES BY LENDER. If Granto rall o comply with an would materially affect canders interests the Property, Lender or Grantor's behalf may, but shall not be required to, take any action that Lender or Grantor's behalf may, but shall not be required to, take any action that Lender or Grantor's behalf may, but shall not be required to, take any action that Lender or Grantor's behalf may, but shall not be required to, take any action that Lender or Grantor's behalf may, but shall not be required to, take any action that Lender or will bear interest at the rate charged under the Note from the date incurred or paid to be added to the balance of at Lender to the date of repayment by Grantor. All such expens a take may action or in any action or in acti insurance polition or (ii) the ramaining term of the Note, or (c) the treated as a balloon payment which will be due and payable at the Note's maturity. This fleed of this take will secure payment on the amounts. The ramaining term of the Note is not the despite of the ramaining term of the Note is naturally and the secure payment of the natural of the despite of the ramaining term of the Note is naturally and the secure payment of the despite of the despite of the secure payment of the secure payme remedies to which Lender may be entitled on a scourt of the dela iff. Any such action by Lender shall not be construed as curing the default so as to

WARRANTY: DEFENSE OF TITLE. The rollowing provisions reling to ownership of the Property are a part of this Deed of Trust.

Title. Grantor warrants that: (a) Grintor holds good and if arketable title of record to the Property in fee simple, free and clear of all liens and encumbrances other than those set forth in the Real Proper description of in any title insurance policy, title report, or final title opinion issued in ravor of, and accepted by, Lender in content ection with this in ed of frust, and in b) Crantor has the full right, power, and authority to execute and

Defense of Tittle. Subject to the exception in the paragraph above, Grantor warrants and will follower defend the tittle to the Property against the awful chains of all persons. In the alient on yaction or proliferance and that questions Grantor's title or the interest of Trustee or Lender under this Deed of Trust. Grantor small dia and the action a manner of expense. Grantor may be the nominal partition such proceeding, but Lender shall be entitled to participate in the proceeding and to be epresented in the proceeding by counsel of Lender's own choice, and Grantor will

Compilence With Laws. Granto war into that the Prighty and Grantor's use of the Property compiles with all existing applicable laws,

Application of Net Proceeds. If all or any plant of the Proble ty is condemned by entinent domain proceedings or by any proceeding or purchase application of the Proceeds. In all or any plan of the Property is condemned by entirent domain proceedings or by any proceeding or purchase in lieu or ondemnation. Lender may at a election require that all or any portion of the net proceeds of the eward be applied to the indebtedness or the region or restoration of the Property. The net proceids of the award after payment of all reasonable costs, expenses, and after eys' feet incurred by Trus secretable connection with the condemnation.

Proceetlings. If any proceeding in connemnation is filed. Brantor shall promptly notify Lender in writing, and Grantor shall promptly take such steps as may be necessary to detend the action and obtain he award. Grantor may be the nominal party in such proceeding, but Lender shall be entitled to participate in the processing of to be represented by the proceeding by counsel of its own choice, and Grantor will deliver or cause to be delivered to Lender such instruments.

IMPOSITION OF TAXES, FEES AND CHARCES BY GOVERN ILENTAL AUTHORITIES. The following provisions relating to governmental taxes, fees

Current Taxes, Fees and Charget. Upon request by Ler 3. Grantor shall execute such documents in addition to this Deed of Trust and take whatever other action is requested by Finder to perfect a discontinue Leader's lien on the Real Property. Grantor shall reimburse Lender for all laxes, as described below, together with all expenses incir ad in recording, perfecting or continuing this Deed of Trust, including without limitation all taxes, fees, documentary stamps, and other charges fc ecording or registering, his Deed of Trust.

Taxes. The following shall constitute tax is to which this relation applies: a) a specific tax upon this type of Deed of Trust or upon all or any part of the intellectedness secured by thir Deal of Trust, (b) a slectific is on Granfor which Granfor is authorized or required to deduct from payments on the indebtedness secured by this type of Dead of Trust. (c) a tax on this type of Dead of Trust chargeable against the Lender or the holder of the Nole and IId a specific tax or all coany portion of the indebtedness or on payments of principal and interest made by Grantor

Subsequent Taxes. If any tax to i hick his section applies is enacted subsequent to the date of this Deed of T ust, this event shall have the same subsequent laxes, if any tax to 7 mid. In section applies is enacted subsequent to the date of this deed of this deed of this can be defined the safe of the date of the date

SECURITY AGREEMENT: FINANCIN( ST/TEMENTS. The allowing provisions relating to this Deed of Trust as a security agreement are a part of

Security: Agreement. This instrument inall constitute a sicurity agreement to the extentiany of the Property constitutes fixtures or other personal property, and Lender shall have all of the rights of a security agreement to the extentiany of the Property constitutes fixtures or other personal property, and Lender shall have all of the rights of a security under the Unito in Commercial Code as amended from time to time.

Security Interest. Upon request by Leider, Grantor shill execute financing state nents and take whatever other action is requested by Lender to Security interest. Upon request by Letider, prantor shull execute financing state nents and take whatever other action is requested by Lender to perfect and continue Lender's sell rity interest in the Relit and Personal Property. In addition to recording this Deed of Trust in the real property records. Lender may, at any time, and vithout further auch property in addition to recording this Deed of Trust as a financing statement. Grain or shall reimbur is Lender for all expenses incurred in perfecting or continuing this security interest. Upon default. Grantor shall assemble the Personal Property in a manner and at a pice reasonably convenient to Grantor and Lender and make it available to Lender within three (3) days after receipt of virille needed.

Addresses. The mailing addresses of Grantor (debto) and Lender (secured party), trom which information concerning the security interest granted by this Deed of Trust may be a failed (each as in quired by the Uniform Commercial Code) are a stated on the first page of this Deed of

FURTHER ASSURANCES, ATTORNE (-IN- FACT). The folious og provisions relating to further assurances and attorney-in-ract are a part of this Deed or Trust.

Further Assurances. At any time, and from time to time, upon request of Lender, Grantor will make, execute and deliver, or will cause to be made, executed or delivered, to Lender or to Lender designee, and when requested by Lender, rause to be filed, recorded, refiled, or made executed of delivered, it. Let et di to Lettue s designee, and tribin equesico of Lettue in the mortgages, rerecut ted, as the case may be, at such times and in sich offices and places is Lender may deem at proporate, any and all such mortgages. relecting to the case may be, and a such morgages, deed, of trust, security deeds, securing agreements, find agreements, continuation statements, instruments of further assurance, certificates, agreements, find agreements, find agreements, continuation statements, instruments of further assurance, certificates, one complete, perfect, continue, or presence (a the obligations of 3 ant), under the Note created by this Deed of Trust as instruments and security interests and property of the property, whether now owned or hereafter acquired by Grantor. Unless prohibited by the property of the contrary by Levi er in writing. Grait to shall reliminate Levider for all costs and expenses incurred in connection with the law or agreed to the contrary by Len er in writing, Gra for shall reimburse Lender for all costs and expenses incurred in connection with the

Attorney-in-Fact. If Grantor tals to life any of the trill gs retained to in the pleceding paragraph. Let derimay do so for and in the name of Grantor and at Grantor's expense. For such purposes infantor hereby irrevocably appoints Lender as Grantor's attorney-in-fact for the purpose of making, executing, delivering filters, recording, and total things as may be necessary or desirable, in Lender's sole opinion, to

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accomplish the matters referred to in the preceding paraciticity.

required by law shall be paid by Granti of the mitted by applic at le law

other pallment necessary to preven filtric of or to effect discharge of any li-n

produces compliance as soon as reasonal ly practical.

Lender whether existing now or late

Insecurity. Lender in good faith decims it elf insecure.

any pret a ment penalty which Grant or will all be required to pay

Collect Rents. Lender shall have the right, without notice to Grantor, to take possession of and manage the Property and collect the Rents.

upon the demand of Lender

<sup>⊇</sup>roperty

not affect Lender's right to declare a disfault and to exercise an of its remedies.

FULL PERFORMANCE. If Grantor pair, all the Inceptedness in the due, and otherwise performs all the obligations imposed upon Grantor under this Dead of Trust Centres shall execute and deliver to Trustee a risk jest for full reconveyable and shall execute and deliver to Grantor suitable statements of termination of any financing statement for alle evicencing La der's security interest in the Rents are the Personal Property. Any reconveyance fee

DEFAULT. Each of the following, at the option of cender, shall constitute an event of default ("Event of Default") under this Deed of Trust:

Default on Indebtedness. Failure of Grintor to make an ayment when due on the Indebtedness

EED OF TRUST

(Continued)

Default on Other Payments. Failure or Grantor within the lime required by this Dead of Trust to make any payment for taxes or insurance, or any

Compliance Default. Failure to compliment with any other term obligation, covenant or condition contained in this Deed of Trust, the Note or in any of the Related Documents. If such Lifative is curable and Grantor has not been given a notice of a bread of the same provision of this Deed of Trust within the preceding twelver (2) no this, it may be a red (and no Event of Dafault will have occurred in Grantor, after Lender sends written notice it mancing cure of such fix ure.

(a) cures the fix it within fifteen (15) days; or (b) it the cure requires more than fifteen (15) days, immediately initiates steps sufficient to the failure and thereafter continues and completes all reasonable and necessary steps sufficient to

Breaches. Any warranty, representation or statement made or furnished to Lender by or on behalf of Granfor under this Deed of Trust, the Note or the five ated. Documents is, or at the fire a made or furnish it diwas, false in any material respect

Insolvency. The inscivency of Grantor ipportment of a series for any part of Grantor's property, any assignment for the benefit of creditors, the commencement of any proceding index any bank to take or insolvency tawk by or against Grantor or the dissolution or termination of Grantor is an individual) also if Grantor is a it siness. Except to the extent prohibited by federal law or Gregon law, the death of Default under this Deed of Trust.

Forectics are, Forfeiture, etc. Comment amend of forector all a or forfeiture proceedings, whether by judicial proceeding, self-help, repossession or any other method by any creditor or Graptor or by any golenmental agency agains any of the Property. However, this subsection shall not apply in the electric of a good faith dispute by Grantor as to the Validity or reasonableness of the claim which is the basis of the foreclosure or forefeiture

proceeding, provided that Grantor (ives lender written in the of such claim and furnishes reserves or a surety bond for the claim satisfactory to

Breach of Other Agreement. Any preach by Grantor unright the terms of any other agreement between Grantor and Lender that is not remedied within a rule grace period provided the rein including without I hitation any agreement concerning any indebtedness or other obligation of Grantor to

Events Affecting Guarantor. Any of the preceding even's occurs with respect to any Guarantor of any of the Indebteoness or such Guarantor dies or becomes incompetent. Lencer, at its option, may, is tishall not be required to, permit the Guarantor's estate to assume unconditionally the obligations arising under the guaranty in a manner satisfactory to Lender, and, in doing so, cure the Event of Default.

RIGHTS AND REMEDIES ON DEFAULT. Up on the pocurrence of any Event of Default and at any time thereafter. Trustee or Lender, at its option, may exercise any pre-or more of the following: fighic and remedies, in addition to any other rights or remedies provided by law:

Accelerate Indebtedness. Lender shall have the right at his option to declare the entire Indebtedness immediately due and payable, including

Foreclosure. With respect to all or any paint of the Real Priit arty, the Trustee shall have the right to foreclose by notice and sale, and Lender shall Potentiate. With respect to all or my first or he hear might select the right to foreclose by indice and sale, and Lender Stein accordance with and to the full extent provided by applicable law. If this Deed of Trust is foreclosed by judicial forecloser is, Lender will is entitled to a judgment which will provide that if the foreclosure sale proceeds are insufficient to salisfy the judgment, eveculin may issue for it amount of the unpaid balance of the judgment.

UCC Remedies. With respect to all or any part of the Personal Property, Lender shall have all the rights and remedies of a secured party under he Unifor a Commercial Code

Collect Rents. Lender shall have the ricint, without notical to Grantor, to take possession of and manage the Property and collect the Rents, noticiting amounts past due and unblad, and apply the net blockeds, over and aboval Lender's costs, against the indebtedness. In furtherance of this right lender may require any tailant in other user of the Property to make payments of rent or use fees directly to Lender. If the Rents are collected try Lender, then Grantor introducingly designates but the ascignators attended to endorse instruments received in payment thereof in the name of Grantor and to negotiate the same and collect the proceeds. Payments by tenants or other users to Lender in response to Lender terms and shall satisfy the obligations by the children person, or agent, or through a relief er.

Appoint Receiver. Lender shall have the got to have a reix ver appointed to take possession of all or any part of the Property, with the power to protect and preserve the Property, to oper to the Property in ceding forectioner or sale, and to collect the Reints from the Property and apply the proceeds, over and above the cost of the processing a print to the appointment of a relever shall exist a hether or not the appointment of a relever shall exist a hether or not the appointment value of the Property exceeds the indebtedness by a substantial amount. Employment by lend shall not disquillely a person from serving as a receiver

Tenancy at Sufferance. If Granto remains in possession of the Property after the Property is sold as ployided above or Lender otherwise becomes entitled to possession of the Property and the Property and shall become a tenant at sufferance of Lender or the ourchaser of the Property and shall, at Lender's cition aither (a) pay air asonable rental for the use of the Property, or (b) vacate the Property immediately

Other Remedies. Frustee or Lende shall ave any other rish or remedy provided in this Deed of Trust or the Note or by law.

Notice of Sale. Lender shall give Granto easonable notice of the time and place of any public sale of the Personal Property or of the time after which any private sale or other interced of sposition of the 3 roonal Property is to be made. Reasonable notice shall mean notice given at least en [10] clays before the time of the sale or disposition. An sale of Personal Property may be made in conjunction with any sale of the Real

Sale of the Property. To the exten permitted by applicable law, Grantor hereby wrives any and all rights to have the Property marshalled. In exercising its rights and remedies, the Truckie or Lender shill be free to sell all or any part of the Property together or separately, in one sale or by eparate ales. Lender shall be entitled to bid at any public is e on all or any portion of the Property

Waiver; Election of Remedies. A wriver try any party of a praction of a provision of this Deed of Trust shall not constitute a waiver of or prejudice the party's lights otherwise to demand static compliance with that provision or any other provision. Election by Lender to pursue any remedy provided in this Deed of Trust, the Nite, it any Related Discussion to make expenditures or to tail election to preform an obligation of Grantor under this Deed of Trust after failure of Grantor to perform shall interest and the design of the provision of

Attorneys' Fees; Expenses. If Lend ir its itutes any suit control to enforce any of the terms of this Deed of Trust. Lender shall be entitled to recover such sum as the court may actually reasonable as Fit rineys' fees at rial and on any appeal. Whether or not any court action is involved. all reasonable expenses incurred by Lei er which in Leiclar's opinion are necessary at any time for the protection of its interest or the enforcement of its rights shall become a port of the Indebted less payable on demand and shall bear interest at the Note rate from the date of enforcement of its rights shall become a port of the indebted ress payable on demand and shall bear interest at the note rate from the date of expenditure until repaid. Expenses divered by this paragraph include, without limitation, however subject to any limits under applicable law. Lender's attorneys' fees whether or not there is a lawsuit, including attorneys' fees or bankrupted proceedings (including efforts to modify or vacate and automatic stay or injunction), at deals and any alto dipated post-judgment collection services, the cost of searching records, obtaining title reports including foreclosure reports under the processing reports, appraisal fees, title instruction and fees for the Trustee, to the extent permitted by applicable law. Granter also will pay any or it costs, in addired to all other sums provided by law.

Rights of Trustee. Trustee shall have all clithe rights and did is of Lender as set forth in this section.

POWERS AND OBLIGATIONS OF TRUSTIE. The following provisions relating to the powers and obligations of Trustee are part of this Deed of Trust.

Powers of Trustee. In addition to all nowers of Trustee arise as a matter of law, Trustee shall have the power to take the following actions with respect to the Property upon the written squest of Lender and Grantor. (a) join in preparing and filing a map or plat of the Real Property, reducing the dedication of streets or other sights to the public. (b) join in granting any easement or creating any restriction on the Real Property, and (c) join in any subordination or offer a creement affecting in Deed of Trust or the interest of Lender under this Deed of Trust.

Obligations to Notify. Trustee shall rich be bligated to notify any other party of a pending sale under any other trust deed or tien, or of any action or proceeding in which Granton, Lender, or of any action or proceeding is brought by Trustee.

Trustee shall meet all qual fical and required for it istee under applicable law. In addition to the rights and remedies set forth above, rrustee. Trustee shall meet all quaricard his required for a fisher under applicable aw. In addition to the highs and remedies set form above, with respect to all or any part of the Property, the Trustee of all have the right to foreclose by judicial foreclosure, in either to se in accordance with and to the full extent provided by applicable law.

times of Grantor's current address.

MISCELLANEOUS PROVISIONS. The following miscellaneou in rovisions are a part of this Deed of Trust

Time is of the Essence. Time is of the essence in this performance of this Deed of Trust

AVIDREW A. PATTERSON

Successor Trustee. Lender, at Lender at Lender at Lender at Lender and the first secondary of the successor trustee and the instrument shall be executed and acknowled education of the successor trustee and the instrument shall be executed and acknowled education of the successor trustee and the instrument shall be executed and acknowled by state is the successor trustee and the instrument shall be executed and acknowled by the successor trustee and the instrument shall be executed and acknowled by the successor trustee and the instrument shall be executed and acknowled by the successor trustee and the instrument shall be executed and acknowled by the successor trustee and the instrument shall be executed and acknowled by the successor trustee and the instrument shall be executed and acknowled by the successor trustee and the instrument shall be executed and acknowled by the successor trustee and the instrument shall be executed and acknowled by the successor trustee and the instrument shall be executed and acknowled by the successor trustee and the instrument shall be executed and acknowled by the successor trustee and the instrument shall be executed and acknowled by the successor trustee and the instrument shall be executed and acknowled by the successor trustee and the instrument shall be executed and acknowled by the successor trustee and the instrument shall be executed and acknowled by the successor trustee and the instrument shall be executed and acknowled by the successor trustee and the instrument shall be executed and acknowled by the successor trustee.

NOTICES TO GRANTOR AND OTHER PAPITIES. Any notification of this Deed of Trust shall be in writing and shall be effective when deposited in the United delivered, or when deposited with a national recognized over light courier, or, if maled, shall be deemed effective when deposited in the United delivered or when deposited with a national recognized over light courier, or, if maled, shall be deemed effective when deposited in the United delivered. States mail first class, egistered mail, postally prepaid, directly to the addresses shown near the beginning of this Deed of Trust by giving written notice to he other parties, specifying that the purpose of the notice is to change its accress for notices under this Deed of Trust by giving written notice to he other parties, specifying that the purpose of the notice is to formal written notice to he other parties, specifying that the purpose of the notice is to form the holder of any ien which has priority clear this Deed of Trust shall be sent to from the holder of any ien which has priority clear this Deed of Trust shall be sent to from the holder of any ien which has priority clear this Deed of Trust shall be sent to from the holder of any ien which has priority clear this Deed of Trust shall be sent to from the holder of any ien which has priority clear this Deed of Trust shall be address.

Amendments. This Deed of Trus, togic her with any Relit id Documents, constitutes the entire understanding and agreement of the parties as to the malters set forth in this Deed of Trus. No literation of a ramendment to this Deed of Trust shall be effective unless given in writing and signed by the party or parties sought to be chain and bound by the alteration or amendment.

Annual Reports. If the Property in used for purposes offer than Granton's residence, Granton shall furnish to Lender, upon request, a certified statement of net operating income, edee ad from the Profit by during Granton's prelious fiscal year in such form and detail as Lender shall require. Statement of net operating income, shall meet all such receipts from the Property less all cash expenditures made to connection with the operation of the Property less all cash expenditures made to connection with the operation of the Property.

Arbitration. Lender and Grantor agreement for otherwise, the luding without limitation contract and tort disputes shall be arbitrated pursuant to nature, arising from this Deed of Trus the Rules of the American Arbitration, up to otherwise, the luding without limitation contract and tort disputes shall be arbitrated pursuant to otherwise of the American Arbitration, up to request of either party. No act to take or dispose of any Collateral shall constitute a waiver of this arbitration agreement of a prombited by in a arbitration agreement. This includes, without imitation, obtaining injunctive relief or a contract and tort disputes shall be arbitrated pursuant to take or dispose of any Collateral shall constitute a sercise of the American Arbitration of a prombited by in a arbitration agreement. This includes, without imitation, obtaining injunctive relief or a contract and tort disposing of such property with or without judicial process or many and factor in any collateral, shall also be arbitrated pursuant to any arbitration and enforce and to take or disposing of the United State of Creation agreement. This includes, without imitation, obtaining injunctive relief or a contract and tort disposing of such property with or without judicial process or many appears to the United State of Creating and the decrease of any relation process. The Federal Arbitration and the commencement of an arbitration proceeding, and the commencement of an arbitration proceeding and the commencement of an arbitration proceeding. Subject to the Applicable Law. This Deed of Tru thas been detailed to the Lander and accepted by Lender in the State of Oregon. Subject to the

Applicable Law. This Deed of Tru t has been demined to Lender and accepted by Lender in the State of Oregon. Subject to the

provisions on arbitration, this Cleed of Trust shall be coverned by and construed in accordance with the laws of the State of Oregon. Caption Headings. Caption her dincy in this Deed of T ust are for convenience purposes only and are not to be used to interpret or define the

Merger. There shall be no merger of the interest or is attended by this Deed of Trust with any other interest or estate in the Property at any time hald by or for the benefit or lend or in any capacity without the written consent of Lender.

Severability. If a court of competer jurisdiction fines any provision of this Deed of Trust to be invalid or unenforceable as to any person or beverability. In a count of competer, jurisdiction limits, any provision of this peed of mastic openivate of unemoreague as to any person of circumstances. If feasible, any such circumstance, such finding shall not inder that provision, invalid or unenforceable eas to any other persons or circumstances. If feasible, any such offeicing provision shall be deeped to be modified to be within the limits of enforceability or validity; however, if the offending provision cannot be offeicing provision shall be deeped to be modified to be provided to the provision of th so medified, it shall be stricken and a other provisions of this Deed of Trust in a liother respects shall remain valid and enforceable.

Successors and Assigns. Subject to the limitation tated in this Deed of Trust on transfer of Grantor's interest, this Deed of Trust shall be Successors and Assigns. 5.0 Jec 10 the limitation tated in this Deed of Trust on transfer of Grantor's interest, this Deed of Trust shall be brinding upon and inure to the cane it of the parties, the successors and assigns. If ownership of the Property becomes vested in a person other successors, and assigns, if ownership of the Property becomes vested in a person other successors with reference to this Deed of Trust and the Indebtedness by a life of the parties of the parties of the Property becomes vested in a person other successors with reference to this Deed of Trust and the Indebtedness by a life of the parties of the parties of the Property becomes vested in a person other successors and assigns. If ownership of the Property becomes vested in a person other successors, and assigns of the Property becomes vested in a person other successors, and assigns of the Property becomes vested in a person other successors and assigns. If ownership of the Property becomes vested in a person other successors, and assigns of the Property becomes vested in a person other successors and assigns of the Property becomes vested in a person other successors and assigns of the Property becomes vested in a person other successors and assigns of the Property becomes vested in a person other successors and assigns of the Property becomes vested in a person other successors and assigns of the Property becomes vested in a person other successors.

Walvers and Consents. Lender thalf not be deem all to have walked any rights under this Deed or Trust (or under the Related Documents) Waivers and Consents. Lender thall not be deem all to have waived any rights under this Deed of Trust (or under the Related Documents) unless such waiver is in writing and right of such right of any other right. A valver by any party of a provision of this Deed of Trust shall not constitute a waiver of or prejudice the party's of a provision of this Deed of Trust shall not constitute a waiver of or prejudice the party's right of therwise to demand shift or inpliance with that provision or any other provision. No prior waiver by Lender, nor any course of dealing the ween Lender and Grantor, shall constitute a waiver of any of Lender's mants or any of Grantor's obligations as to any future transactions. Whenever consent by Lender is required in this Deed of Trust, the granting of such consent by Lender in any instance shall not constitute and the party of any of Lender's mants of this Deed of Trust of the party of any of Lender's mants of the party of the part of the party of the part of the party of the part of the party of the pa

COMMERCIAL DEED OF TRUST. Greet for agrees with life inder that this Deed of Trust is a commercial deed of trust and that Grantor will not change the use of the Property without Lender's inforwritten consist. EACH GRANTOR ACKNOWLEDG IS HIVING READ ALL THE PROVISIONS OF THIS DEED OF TRUST, AND EACH GRANTOR AGREES TO ITS TERMS.

I FNDER: UNITED STATES NATIONAL BALIK'OL OREGON

Ai il iorized Officer

# DEED OF TRUST (Continued)

26538

Page 6

In Parallel	LA CAMPAGNET CONTRACT
INDIVIDU	NL ACKNOWLEDGMENT
STATE OF UKIT 90N	OFFICIAL SEAL
)!	JOYE R. FORRESTER NOTARY PUBLIC - OREGON
COUNTY OF KIAMATH	COMMISSION NO 009789
	MY COMMISSION EXPIRES SEPT. 24, 1995
and who executed the Deed of Trust, and an nowledged that	* / appeared ANDREW A. PATTERSON, to me known to be the individual described in or she signed the Deed of Trust as his or her free and voluntary act and deed, for the
uses and our moses therein mentioned	•
Given under my hand and official seal this	day of
By Janes to!	Residing at XIAMATH FAIIS, OR 97601
Notary Public in and for the State of Or egon	day or
LENDE	ACKNOWLEDGMENT
	OFFICIAL SEAL
COUNTY OF KIAMATh	JOYE R. FORRESTER  NOTARY PUBLIC DREGON
COUNTY OF KIAMATA	COMMO ZOMMO SOM
25th B' 1	MY COMMISSION EXPIRES SEPT 24, 1995  , 19 94, before me, the undersigned Notary Public, personally appeared the 1357 manager authorized agent for the Lender
ANTHUR UN DILLARY and nown to me to	, 19 77, before me, the undersigned Notary Public, personally appeared
inal executed the within and foregoing instrument and acknow	ી 'QQ90 S8IQ INS\/UMANI ID he the tree and voluntary act and deed of the said Leader.
she is authorized by the Lender through its board of directors or she is authorized to execute this said instrument and that the si	therwise, for the uses and purposes thercin mentioned, and on oath stated that he or
a Joseph Florida	Alamath Fill- AR COLO
of the state of	Residing at Klamath Falls OR 9760,  My commission expires Sept 24, 1995
Notary Public in and for the State of & Region	My commission expires Sept 24, 1995
	·
	OR FULL RECONVEYANCE
	then obligations have been paid in full)
To.	
The undersigned is the legal owner and holds right all Indebted fully paid and satisfied. You are hereby directed upon payments	$\kappa$ ss secured by this Dee 1 of Trust. All sums secured by this Deed of Trust have been 1 to you of any sums owing to you under the terms of this Deed of Trust or pursuant to
any applicat le statute, to cancel the Not i set ired by this Dee	1 of Trust (which is delivered to you together with this Deed of Trust), and to recover
without warranty, to the parties designated to the terms of the reconveyance and Related Documents it:	leed of Trust, the estate now held by you under this Deed of Trust. Please mail the
Date:	Beneficiary:
4	Ву:
	Its:
ASER 330 Reg . S. Pat & M. Off. Ver 3.17th 1984 (Filtraties) inc.	rights: eserved. OR-G01 (3609690,LN C1,DVL)

## EXHIBIT "A"

This Exhibit refers to the Deed of Trust dated 08-25-94 in the name of Andrew A. Patterson in the amount of \$18,000.10.

## AMERICA'S WITH DISABILITIES ACT

- Grantor agrees that grantor and the Property shall at all times strictly comply with the requirements of the Americans with Disabilities Act of 1990; the Fair Housing Amendments Act of 1988; any other federal, state or local laws or ordinances related to disabled access; co any statute, rule, regulation, ordinance, order of governmental bodies and regulatory agencies, or order or decree of any court adopted or enacted with respect thereto, as now existing or he eafter amended or adopted (collectively, the "Access Laws"). At any time, Lender hay require a certificate of compliance with the Access Laws and indomnication agreement in a form reasonably acceptable to Lender. Lender may also require a certificate of compliance with the Access Laws from an architect, engineer, or other third party at ceptable to Lender.
- Notwithstanding at y provisions et forth herein or in any other document, Grantor shall not alter or permit my tenant or other person to alter the Property in any manner which would increase Grantor's responsibilities for compliance with the Access Laws without the prior written a proval of I ander. In connection with such approval, Lender may require a certificate of compliance with the Access Laws from an architect, engineer, or other person acceptable to Lender.
- Grantor agrees to 2 ve prompt witten notice to Beneficiary of the receipt by Grantor of any claims of violation of any (f the Access Laws and of the commencement of any proceedings or investigations witch relate to compliance with any of the Access Laws.
- Grantor shall it deposity and held harmless Beneficiary from and against any and all claims, demands, ca mages, costs expenses, losses, liabilities, penalties, fines, and any other proceedings including without limitation reasonable attorneys fees and expenses arising directly or it directly from or out of or in any way connected with any failure of the Property to comply with any of the Access Laws. The obligations and liabilities of Grantor under this section shall so vive any termination, satisfaction, assignment, judicial or nonjudicial ferechaute proceeding, or delivery of a deed in lieu of foreclosure.

Dated this 25th day of August 1994.

Andrew A. Pattersor

Lucdeu (1)

Authorized Signe

STATE OF OREGON: COUNTY OF KL / MATH: ss

Grantor:

Filed for record at request of Aspen I itle of Ang A.D., 19 _ 94 _ at 11: 15 of Mortgages	o'clockA M., and duly	recorded in Vol	25th M94	day
	Evelyn Biehn (		dole	